VIII-2-1	Declaration: Entitlement to apply for	•
	and be granted a patent	
	Declaration as to the applicant's	in relation to this international
	entitlement, as at the international filing date, to apply for and be granted a	application
	patent (Rules 4.17(ii) and 51bis.1(a)(ii)),	
	in a case where the declaration under	
	Rule 4.17(iv) is not appropriate:	
	Name (LAST, First)	Gambro Lundia AB is entitled to apply
		for and be granted a patent by virtue of
		the following:
VIII O 46	<u> </u>	
VIII-2-1(i ii)		an agreement between GAMBRO LUNDIA AB
11,7		and Jürgen DANNENMAIER's employer, dated
		01 April 2001 (01.04.2001)
VIII-2-1(i		an agreement between GAMBRO LUNDIA AB
ii)		and Hermann GOEHL's employer, dated 01
		April 2001 (01.04.2001)
VIII-2-1(i ii)		an agreement between GAMBRO LUNDIA AB
11)		and Thomas ERTL's employer, dated 01
		April 2001 (01.04.2001)
VIII-2-1(i		an agreement between GAMBRO LUNDIA AB
ii)		and Jacques CHEVALLET's employer, dated
		01 April 2001 (01.04.2001)
VIII-2-1(
ii)		an agreement between GAMBRO LUNDIA AB
,		and Francesco RIBOLZI's employer, dated
		01 April 2001 (01.04.2001)
VIII-2-1(an agreement between GAMBRO LUNDIA AB
ii)		and Björn Frederik SEIDLER's employer,
	· ·	dated 01 April 2001 (01.04.2001)
VIII-2-1(
i)		Gambro Lundia AB is entitled as employer
		of the inventor, Lennart JÖNSSON
VIII-2-1(j	Gambro Lundia AB is entitled as employer
i)		of the inventor, Eddie NILSSON
VIII-2-10	This declaration is made for the	all designations except the designation
x)	purposes of:	of the United States of America
	<u></u>	Or the outled profes of whiering